

PATENT COOPERATION TREATY

PCT

NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

From the INTERNATIONAL BUREAU

To:

VELKOSKI, Stojan
 K.J. Pitu Boulevard, 19-6/5
 91000 Skopje
 L'EX-RÉPUBLIQUE YOUGOSLAVE DE
 MACÉDOINE

Date of mailing (day/month/year) 11 May 2000 (11.05.00)		
Applicant's or agent's file reference		
International application No. PCT/MK99/00006	International filing date (day/month/year) 27 October 1999 (27.10.99)	Priority date (day/month/year) 02 November 1998 (02.11.98)
Applicant VELKOSKI, Stojan		

IMPORTANT NOTICE

1. Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice:
AU,CN,JP,KP,KR,MA,US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:
**AE,AL,AM,AT,AZ,BA,BB,BG,BR,BY,CA,CH,CR,CU,CZ,DE,DK,DM,EE,EP,ES,FI,GB,GD,GE,GH,GM,
 HR,HU,ID,IL,IN,IS,KE,KG,KZ,LC,LK,LR,LS,LT,LU,LV,MD,MG,MK,MN,MW,MX,NO,NZ,PL,PT,RG,
 RU,SD,SE,SG,SI,SK,SL,TJ,TM,TR TT,TZ,UA,UG,UZ,VN,YU,ZA,ZW**
 The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

3. Enclosed with this Notice is a copy of the international application as published by the International Bureau on 11 May 2000 (11.05.00) under No. WO 00/25857

REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a **demand for international preliminary examination** must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the **national phase**, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer J. Zahra
Facsimile No. (41-22) 740.14.35	Telephone No. (41-22) 338.83.38

Therefore, an appointment in due time is strongly recommended, if it is intended that this representative should already act for entry into the regional phase, otherwise all communications will be forwarded from the EPO directly to the applicant.

3. Applicants having their address within the territory of one of the EPC Contracting States are not obliged to appoint a professional representative entitled to practise before the EPO to represent them in the regional phase where the EPO is designated or elected Office.

Note that due to the complexity of the proceedings, applicants are strongly advised to appoint such representative. Please keep in mind that, if a professional representative before the EPO has already acted for the applicant during the international phase, this representative is not automatically regarded as the representative for the regional phase.

4. Applicants and professional representatives are recommended to file EPO Form 1200 (available free of charge from the EPO) for entry into the regional phase. The use of Form 1200, however, is not mandatory.
5. FOR ENTRY INTO THE REGIONAL PHASE BEFORE THE EPO the following procedural steps must be taken. (Note that non-completion or ineffective completion of the required steps will result in loss of rights or other disadvantage.)

5.1 Within 21 months from the date of filing or (where applicable) from the earliest priority date if the EPO acts as DESIGNATED OFFICE pursuant to Article 22(1) PCT:

a) Filing of a translation of the international application in an EPO official language if the International Bureau did not publish the application in one of those languages (Art. 22(1) PCT and Rule 104b(1)(a) EPC).

Note that if such translation is not filed in due time, the international application before the EPO is deemed withdrawn (Art. 24(1)(iii) PCT).

b) Payment of the national fee [national basic fee, the designation fee for each State designated, (where applicable) the claims fees for the eleventh and each subsequent claim] and the search fee, where a supplementary European search report has to be drawn up (Rule 104b(1)(b), (c) EPC).

Upon expiry of the 21-month time limit provided for in Rule 104b(1) EPC the EPO sends the applicant or his appointed professional representative the communication pursuant to Rule 85a(1) EPC (Form 1217) and (where applicable) Rule 69(1) EPC (Form 1205)

Anmeldung Nr /Application No /Demande n° //Patent Nr /Patent No /Brevet n°	Blatt/Page/Feuille
99952810.2	2

unless it has been notified of its designation as elected Office in due time.

5.2 Within 31 months from the date of filing or (where applicable) from the earliest priority date if the EPO acts as ELECTED OFFICE pursuant to Article 39(1)(a) PCT:

- a) Filing of a translation as under 5.1 a).
- b) Payment of the fees as under 5.1 b).
- c) Filing of the written request for examination and payment of the examination fee (Rule 104b(1)(d) EPC).
Note that both acts must be performed in due time, otherwise the European patent application shall be deemed to be withdrawn (Art. 94(3) EPC).
- d) Payment of the renewal fee for the third year, if due before the expiration of the 31-month term (Rule 104b(1)(e) EPC).

6. The amounts of the fees (and equivalents in all currencies of the contracting states of the EPC) are regularly published in the Official Journal of the EPO.

If the national basic fee, the designation fees or the search fee have not been paid in time, they may still be validly paid within a grace period of one month as from notification of an EPO communication (Rule 85a(1) EPC).

If the renewal fee is not paid in time, it may still be validly paid within six months from the due date (Art. 86(2) EPC).

In both cases, a surcharge is due.

7. The international search report under Article 18 PCT (or the declaration under Article 17(2)(a) PCT) has been published by the International Bureau. The date of publication can be ascertained from the copy of the published application documents sent by the International Bureau or from the international search report, if published separately. This publication takes the place of the mention of the publication of the European search report (Art. 157(1) EPC).

A request for examination, comprising a written request and payment of the examination fee, must be filed up to the end of six months after the above date.

From the
INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

VELKOSKI Stojan
K.J. Pitu Blvd., 19-6/5
91000 Skopje
MACEDOINE

PCT

NOTIFICATION OF TRANSMITTAL OF
THE INTERNATIONAL PRELIMINARY
EXAMINATION REPORT
(PCT Rule 71.1)

		Date of mailing (day/month/year) 27 11 2000
Applicant's or agent's file reference		IMPORTANT NOTIFICATION
International application No. PCT/MK99/00006	International filing date (day/month/year) 27/10/1999	Priority date (day/month/year) 02/11/1998
Applicant VELKOSKI, Stojan		

1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/  European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

Authorized officer Dekker, M Tel. +31 70 340-4046



PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION		See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
International application No. PCT/MK99/00006	International filing date (day/month/year) 27/10/1999	Priority date (day/month/year) 02/11/1998	
International Patent Classification (IPC) or national classification and IPC A61N1/16			
Applicant VELKOSKI, Stojan			
<p>1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</p> <p>2. This REPORT consists of a total of 6 sheets, including this cover sheet.</p> <p><input type="checkbox"/> This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).</p> <p>These annexes consist of a total of sheets.</p> <p>3. This report contains indications relating to the following items:</p> <ul style="list-style-type: none"> I <input checked="" type="checkbox"/> Basis of the report II <input type="checkbox"/> Priority III <input checked="" type="checkbox"/> Non-establishment of opinion with regard to novelty, inventive step and industrial applicability IV <input type="checkbox"/> Lack of unity of invention V <input type="checkbox"/> Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI <input type="checkbox"/> Certain documents cited VII <input checked="" type="checkbox"/> Certain defects in the international application VIII <input checked="" type="checkbox"/> Certain observations on the international application 			

Date of submission of the demand 29/05/2000	Date of completion of this report 27.11.2000
Name and mailing address of the international preliminary examining authority: European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016	Authorized officer Allen, E Telephone No. +31 70 340 2076



**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT**

International application No. PCT/MK99/00006

I. Basis of the report

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments (Rules 70.16 and 70.17).):

Description, pages:

1-7 as originally filed

Claims, pages:

1 as originally filed

Drawings, sheets:

1/4-4/4 as originally filed

2. With regard to the **language**, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.

These elements were available or furnished to this Authority in the following language: , which is:

the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).
 the language of publication of the international application (under Rule 48.3(b)).
 the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).

3. With regard to any **nucleotide and/or amino acid sequence** disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:

contained in the international application in written form.
 filed together with the international application in computer readable form.
 furnished subsequently to this Authority in written form.
 furnished subsequently to this Authority in computer readable form.
 The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
 The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.

4. The amendments have resulted in the cancellation of:

the description, pages:
 the claims, Nos.:

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT**

International application No. PCT/MK99/00006

the drawings, sheets:

5. This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)): *(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)*

6. Additional observations, if necessary:

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:

the entire international application.
 claims Nos. .

because:

the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (*specify*):

the description, claims or drawings (*indicate particular elements below*) or said claims Nos. all are so unclear that no meaningful opinion could be formed (*specify*):
see separate sheet

the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.

no international search report has been established for the said claims Nos. .

2. A meaningful international preliminary examination report cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:

the written form has not been furnished or does not comply with the standard.
 the computer readable form has not been furnished or does not comply with the standard.

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT**

International application No. PCT/MK99/00006

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:
see separate sheet

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/MK99/00006

Re Item III

No useful examination related to novelty or inventive step could be currently carried out, given the substantial objections raised under Item VIII. In particular, the device appears to be merely an assembly of elements capable of receiving electromagnetic radiation, but without clear explanation of technical effect or working mechanism. The skilled person would not be able to form an objective opinion in these circumstances.

Re Item VII

The claim(s) is/are not in the two-part form in accordance with Rule 6.3(b) PCT and should therefore have been redrafted accordingly.

The claim(s) contain(s) references to the description and/or the drawings. According to Rule 6.2(a) PCT, claims should not contain such references except where absolutely necessary, which is not the case here.

Re Item VIII

The application does not meet the requirements of Articles 5 and 6 PCT.

In particular, the scope of the currently claimed subject-matter is not clear. The present formulation can lead to the interpretation of the subject-matter in the form of a single claim or as multiple claims (see also Item VII above). In order not to place an undue burden on others seeking to establish the scope of protection claimed, this should have been amended.

Further, according to Rule 5.1(a)(iii) the description shall disclose the invention, as claimed, in such terms that the technical problem and its solution can be understood. The present application relates to protection from electromagnetic radiation. It does not, however, make the mechanism by which this could occur understandable using the device of the application. Further the description makes repeated use of generalisations and pseudo-scientific material.

The generalised claims (page 1, line 3) that the device "is assigned for the protection of the entire living world from electromagnetic radiation", and that the author is "assuming the danger for the entire living world from electromagnetic micro radiation" (page 3, lines 14-15) are not objectively possible.

**INTERNATIONAL PRELIMINARY
EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/MK99/00006

Additionally, the explanations of electromagnetic fields at the cellular level would be considered by the skilled person to be pseudo-scientific. For example, no basis is given for the "accurate determination of negative electricity associated with protein synthesis" (see page 1, lines 27-33), or the "normal dynamics of mutual transformations of energy" related to the "fundamental, natural energetic, transformations of energy" related to the "fundamental, natural energetic, functional final model" (page 2, lines 6-13), or the mechanism by which the "BIO Neutralizer-Transformer does neutralisation and transformation of the mentioned harmful radiation from harmful into beneficial for the purpose of a normal cellular bio-development" (page 3, lines 18-20).

Indeed, the repeated reference to "electromagnetic micro radiation" is not a recognised term, and if it has a special meaning this should be clarified (Article 6 PCT).

The lack of clarity related to the precise technical effect of the claimed device and the mechanism by which this is achieved, is further exemplified in the application itself. The applicant makes reference to the cellular level explanations as being a thesis (see page 2, line 10) and to the fact that for some devices which are apparently the source of radiation "technical detection is unavailable" (see page 4, lines 13-21). The skilled person would pose the question: if technical detection is unavailable, then how does the claimed device work with it?

The references on page 3 to various "researches" relate to material which does not appear to be verifiably substantiated. No reference is made to a recognised research centre or set of published results. Nor is there any explanation of the nature of the research (for instance methodology) or discussion of how the effects have been achieved.

INTERNATIONAL SEARCH REPORT

In. National Application No

PCT/MK 99/00006

A. CLASSIFICATION OF SUBJECT MATTER

IPC 7 A61N1/16

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 A61N G12B H05F

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	BE 1 003 660 A (STERKENS MELANIA CYNSMANS RITA) 12 May 1992 (1992-05-12) the whole document ---	1
A	DE 34 18 426 A (KRUEHLER WILLI) 21 November 1985 (1985-11-21) the whole document ---	1
A	FR 1 057 731 A (SANCHEZ) 10 March 1954 (1954-03-10) the whole document ---	1
A	AT 395 820 B (BERTHOLD EDMUND DKFM) 25 March 1993 (1993-03-25) the whole document ---	1
		-/-



Further documents are listed in the continuation of box C.



Patent family members are listed in annex.

* Special categories of cited documents :

- "A" document defining the general state of the art which is not considered to be of particular relevance
- "E" earlier document but published on or after the international filing date
- "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- "O" document referring to an oral disclosure, use, exhibition or other means
- "P" document published prior to the international filing date but later than the priority date claimed

"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention

"X" document of particular relevance, the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone

"Y" document of particular relevance, the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.

"&" document member of the same patent family

Date of the actual completion of the international search

2 February 2000

Date of mailing of the international search report

10/02/2000

Name and mailing address of the ISA

European Patent Office, P.B. 5818 Patentlaan 2
NL - 2280 HV Rijswijk
Tel. (+31-70) 340-2040, Tx. 31 651 epo nl.
Fax: (+31-70) 340-3016

Authorized officer

Allen, E

INTERNATIONAL SEARCH REPORT

International Application No

PCT/MK 99/00006

C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT

Category	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
A	EP 0 402 930 A (SCHUMACHER ERWIN) 19 December 1990 (1990-12-19) the whole document ---	1
A	US 5 122 807 A (TRASK PETER M ET AL) 16 June 1992 (1992-06-16) column 2; figures ---	1
A	EP 0 590 955 A (LORAL AEROSPACE CORP) 6 April 1994 (1994-04-06) column 8, line 3-39; figure 8 ---	1
A	BE 511 781 A (MARTENS) 14 June 1952 (1952-06-14) the whole document -----	1

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No

PCT/MK 99/00006

Patent document cited in search report		Publication date	Patent family member(s)		Publication date
BE 1003660	A	12-05-1992	NONE		
DE 3418426	A	21-11-1985	GB	2160774 A,B	02-01-1986
FR 1057731	A	10-03-1954	BE	518899 A	
			CH	325681 A	
			GB	726700 A	
			NL	172515 B	
AT 395820	B	25-03-1993	AT	166891 A	15-08-1992
EP 0402930	A	19-12-1990	NONE		
US 5122807	A	16-06-1992	NONE		
EP 0590955	A	06-04-1994	US	5300936 A	05-04-1994
			DE	69326984 D	16-12-1999
			JP	2553299 B	13-11-1996
			JP	6132714 A	13-05-1994
BE 511781	A		NONE		

INTERNATIONAL COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER ACTION see Notification of Transmittal of International Search Report (Form PCT ISA/220) as well as, where applicable, item 5 below.	
International application No.	International filing date (day month year)	(Earliest) Priority Date (day month year)
PCT/MK 99/ 00006	27/10/1999	02/11/1998
Applicant		
VELKOSKI, Stojan		

This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.

This International Search Report consists of a total of 3 sheets.
 it is also accompanied by a copy of each prior art document cited in this report.

1. Basis of the report

- a. With regard to the **language**, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
 - the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.1(b)).
- b. With regard to any **nucleotide and/or amino acid sequence** disclosed in the international application, the international search was carried out on the basis of the sequence listing :
 - contained in the international application in written form.
 - filed together with the international application in computer readable form.
 - furnished subsequently to this Authority in written form.
 - furnished subsequently to this Authority in computer readable form.
 - the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
 - the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished

2. Certain claims were found unsearchable (See Box I).3. Unity of invention is lacking (see Box II).4. With regard to the **title**,

- the text is approved as submitted by the applicant
- the text has been established by this Authority to read as follows:

5. With regard to the **abstract**,

- the text is approved as submitted by the applicant
- the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.

6. The figure of the **drawings** to be published with the abstract is Figure No.

- as suggested by the applicant.
- because the applicant failed to suggest a figure.
- because this figure better characterizes the invention.

6

None of the figures

INTERNATIONAL SEARCH REPORT

International Application No
F-97/MK 99/00006

A. CLASSIFICATION OF SUBJECT MATTER
IPC 7 A61N1/16

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)
IPC 7 A61N G12B H05F

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and where practical search terms used)

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
X	BE 1 003 660 A (STERKENS MELANIA CYNSMANS RITA) 12 May 1992 (1992-05-12) the whole document ---	1
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		-/-



Further documents are listed in the continuation of box C



Patent family members are listed in annex

Special categories of cited documents

- A: document defining the general state of the art which is not considered to be of particular relevance
- E: earlier document but published on or after the international filing date
- L: document which may throw doubts on priority, claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- D: document referring to an oral disclosure, use, exhibition or other means
- P: document published prior to the international filing date but later than the priority date claimed

- T: later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
- X: document of particular relevance, the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- Y: document of particular relevance, the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art
- & document member of the same patent family

Date of the actual completion of the international search

2 February 2000

Date of mailing of the international search report

10/02/2000

Name and mailing address of the ISA
European Patent Office P B 5818 Patentlaan 2
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Fax (+31-70) 340-3016

Authorized officer

Allen, E

INTERNATIONAL SEARCH REPORT

International Application No
PCT/MK 99/00006

C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT

Category	Citation of document with indication where appropriate of the relevant passages	Relevant to claim No
A	EP 0 402 930 A (SCHUMACHER ERWIN) 19 December 1990 (1990-12-19) the whole document ---	1
A	US 5 122 807 A (TRASK PETER M ET AL) 16 June 1992 (1992-06-16) column 2; figures ---	1
A	EP 0 590 955 A (LORAL AEROSPACE CORP) 6 April 1994 (1994-04-06) column 8, line 3-39; figure 8 ---	1
A	BE 511 781 A (MARTENS) 14 June 1952 (1952-06-14) the whole document -----	1

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No

PCT/MK 99/00006

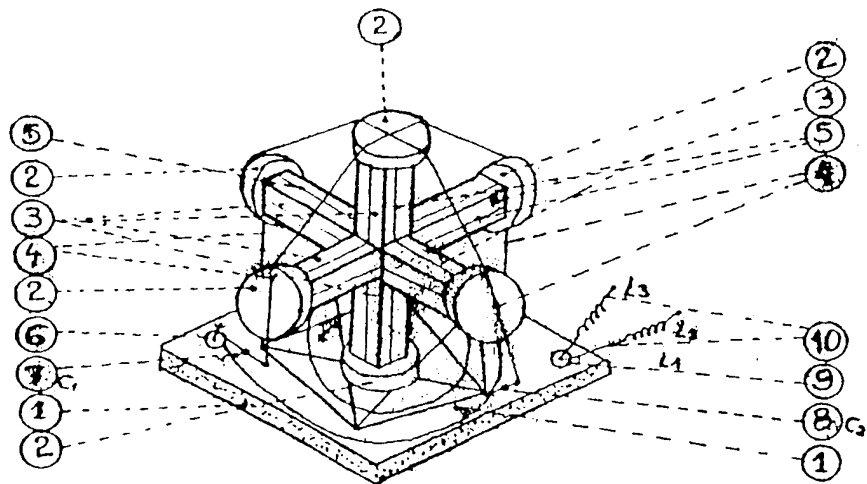
Patent document cited in search report		Publication date	Patent family member(s)		Publication date
BE 1003660	A	12-05-1992	NONE		
DE 3418426	A	21-11-1985	GB	2160774 A.B	02-01-1986
FR 1057731	A	10-03-1954	BE	518899 A	
			CH	325681 A	
			GB	726700 A	
			NL	172515 B	
AT 395820	B	25-03-1993	AT	166891 A	15-08-1992
EP 0402930	A	19-12-1990	NONE		
US 5122807	A	16-06-1992	NONE		
EP 0590955	A	06-04-1994	US	5300936 A	05-04-1994
			DE	69326984 D	16-12-1999
			JP	2553299 B	13-11-1996
			JP	6132714 A	13-05-1994
BE 511781	A		NONE		

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(54) Title: BIO NEUTRALIZER-TRANSFORMER



(57) Abstract

Application of the device "BIO Neutralizer-Transformer" is the following: the device is intended for the purpose of bio-protection of people, animal and plants. It is applicable to all kinds of dwelling and working premises, sport-recreation centers, hospitals, schools, rehabilitation centers, radio and TV centres, kindergartens, aged people houses, poultry and cattle farms, and other buildings. The device is applicable to the automobile, ship and aircraft traffic. It effectively transforms a wide range of radiations harmful to health. Radiations are neutralized and transformed into healthy influence for a normal bio-development. Device's capacity proportionally determines the zone dimension in the space where protection is active. Existence of actual bio-protection that is achieved with device's usage through a series of measurements with up-to-date measurement apparatus on terrain is proved. In addition, through device's usage in different objects (working premises, family residences, animal farms and so forth), this protection is experimentally proved and supported with references.